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7	Attorneys for: Material Witnesses ALVARO DELRIO-GARCIA, FIDEL LOPEZ-PAYAN, JORGE LOPEZ-TISCARENO			
8				
9	UNITED STATES DISTRICT COURT			
10	SOUTHERN DISTRICT OF CALIFORNIA			
11	UNITED STATES OF AMERICA,	Criminal Case No. 08 cr 2528-JLS		
	Plaintiff,	Mag. Docket No. 08 mj 2026		
12		APPLICATION FOR AN ORDER		
13	V.	SHORTENING TIME TO HEAR		
13	DENE CONZALEZ LANDEDOC (1)	MATERIAL WITNESSES ALVARO		
14	RENE GONZALEZ-LANDEROS (1),	DELRIO-GARCIA, FIDEL LOPEZ- PAYAN, AND JORGE LOPEZ-		
	GERARDO CORTEZ-COPADO (2),	TISCARENO'S MOTION FOR VIDE		
15	(2),	DEPOSITION AND RELEASE		

Defendants.

JUDGE: Hon. Barbara L. Major CRTRM: Courtroom 5, Third Floor

DATE: August 18, 2008 TIME: 8:30 a.m.

ALVARO DELRIO-GARCIA ("DELRIO"), FIDEL LOPEZ-PAYAN ("LOPEZ"), JORGE LOPEZ-TISCARENO ("JORGE") hereby apply for an Order Shortening Time in

which to hear their Motion for Video Deposition and Release. The Memorandum of Points and Authorities in support of the Motion, filed herewith, demonstrates the hearing of the Motion on shortened time is necessary; specifically, that DELRIO, LOPEZ, and JORGE have been

incarcerated since July 1, 2008 and has no hope of obtaining a surety to post their bonds.

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1 of 2

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•	Motion to Shorten Time	ition by Video	
•	Notice of Motion and Motion to take Deposition by Video Points and Authorities in Support of Motion for Video Deposition		
	Alessandra Serano, A.U.S.A	Shaffy Moeel, Esc	
	Efile.dkt.gc2@usdoj.gov	shaffy_moeel@fd	
	David L. Baker, Esq.		
	dlbakerlaw@aol.com		
	I declare under penalty of perjury under the la	ws of the United States	

Shaffy Moeel, Esq.

shaffy moeel@fd.org

nalty of perjury under the laws of the United States, State of California that the foregoing is true and correct and that this declaration was executed on August 6, 2008.

Mayfield & Associates